

EXHIBIT 35

Thomas King

From: Spencer Hosie <shosie@hosielaw.com>
Sent: Monday, March 14, 2022 8:01 AM
To: Thomas King; Mike Carroll; Christina V. Rayburn; Amazon/MasterObjects [INT]
Cc: Diane Rice; Darrell Atkinson; Jerry Shaw
Subject: Re: MasterObjects, Inc. v. Amazon.com, Inc.

When printed, this document dropped the first paragraph. We did not redact anything. At your request, we checked the native version, which fixed the issue.

What filing?

And are we cleared to send the Friday letter to the Special Master?

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From: Thomas King <tking@hueston.com>
Sent: Monday, March 14, 2022 7:55:10 AM
To: Mike Carroll <mcarroll@hosielaw.com>; Spencer Hosie <shosie@hosielaw.com>; Christina V. Rayburn <crayburn@hueston.com>; Amazon/MasterObjects [INT] <AmazonMasterObjects@hueston.com>
Cc: Diane Rice <drice@hosielaw.com>; Darrell Atkinson <datkinson@hosielaw.com>; Jerry Shaw <jshaw@hosielaw.com>
Subject: RE: MasterObjects, Inc. v. Amazon.com, Inc.

Dear Counsel:

It appears settled that MO_049740 did in fact have content redacted at the beginning of the email. See Hosie Dec. Ex. I.

Given your prior denials that any such redactions occurred, please advise (1) who made those redactions; and (2) when those redactions were made; (3) why those redactions were made, and (4) why both Mr. Hosie and Mr. Carroll denied that any such redactions existed. As this pertains to our filing today, we ask that you provide this information no later than 1pm today.

Best regards,
Tom

Thomas King

HUESTON HENNIGAN LLP

D: 949.287.5940
tking@hueston.com
[Biography](#)

From: Mike Carroll <mcarroll@hosielaw.com>
Sent: Wednesday, February 16, 2022 4:50 PM
To: Spencer Hosie <shosie@hosielaw.com>; Christina V. Rayburn <crayburn@hueston.com>; Thomas King <tking@hueston.com>; Amazon/MasterObjects [INT] <AmazonMasterObjects@hueston.com>
Cc: Diane Rice <drice@hosielaw.com>; Darrell Atkinson <datkinson@hosielaw.com>; Jerry Shaw <jshaw@hosielaw.com>
Subject: RE: MasterObjects, Inc. v. Amazon.com, Inc.

3/14/2022 9:58 AM

Correct, I redacted the Saturday print date at the top of the email. That was the only redaction.

From: Spencer Hosie <shosie@hosielaw.com>
Sent: Wednesday, February 16, 2022 4:43 PM
To: Christina V. Rayburn <crayburn@hueston.com>; Mike Carroll <mcarroll@hosielaw.com>; Thomas King <tking@hueston.com>; Amazon/MasterObjects [INT] <AmazonMasterObjects@hueston.com>
Cc: Diane Rice <drice@hosielaw.com>; Darrell Atkinson <datkinson@hosielaw.com>; Jerry Shaw <jshaw@hosielaw.com>
Subject: Re: MasterObjects, Inc. v. Amazon.com, Inc.

Yes from his old laptop. Only thing redacted was a Saturday print date, correct Mike?

You really thk we made these up? Hh needs to be held to account.

Will you share the 95 Neel to Devore and the converse emails? These will prove that our account is exactly right. If they helped you, you would mail them to me asap, obviously.

You, and I mean YOU as lead counsel, filed very public fraud charges against opposing counsel without even reading your client's own documents directly on point.

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From: Christina V. Rayburn <crayburn@hueston.com>
Sent: Wednesday, February 16, 2022 5:33:54 PM
To: Mike Carroll <mcarroll@hosielaw.com>; Thomas King <tking@hueston.com>; Amazon/MasterObjects [INT] <AmazonMasterObjects@hueston.com>
Cc: Spencer Hosie <shosie@hosielaw.com>; Diane Rice <drice@hosielaw.com>; Darrell Atkinson <datkinson@hosielaw.com>; Jerry Shaw <jshaw@hosielaw.com>
Subject: RE: MasterObjects, Inc. v. Amazon.com, Inc.

Mike and counsel,

Thank you for this production. It appears that MO_049740 has been redacted, but with a white redaction box. Can you please confirm that that is the case, and if so, confirm that you will log the redaction as soon as possible? In addition, can you please confirm whether the documents in this production came from Will Nelson's personal laptop? We had understood that would be the case, but we note that the Production Cover letter states that the source of the documents is "Hosie Rise," the location of the documents is "Hosie Rice emails," and the person conducting search is "Michael Carroll, Senior Paralegal." Finally, pursuant to Federal Rule of Civil Procedure 34(b)(2)(E), can you please provide the two non-redacted documents in their native form, and the redacted one in a form that preserves its metadata?

Best,
Christy

Christina V. Rayburn

HUESTON HENNIGAN LLP

D: 949.356.6412
crayburn@hueston.com
[Biography](#)

From: Mike Carroll <mcarroll@hosielaw.com>
Sent: Wednesday, February 16, 2022 1:21 PM

3/14/2022 9:58 AM

To: Christina V. Rayburn <crayburn@hueston.com>; Thomas King <tking@hueston.com>; Amazon/MasterObjects [INT] <AmazonMasterObjects@hueston.com>
Cc: Spencer Hosie <shosie@hosielaw.com>; Diane Rice <drice@hosielaw.com>; Darrell Atkinson <datkinson@hosielaw.com>; Jerry Shaw <jshaw@hosielaw.com>
Subject: MasterObjects, Inc. v. Amazon.com, Inc.

Counsel:

Please find the attached production cover letter. MasterObjects' production is available for download at:
<https://www.dropbox.com/sh/pblicllrk34gnhq/AACVO1112oy6TLs4yv1YP1lba?dl=0>

--Mike Carroll
Senior Paralegal
Hosie Rice LLP

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